

Every of their Heires members & appoyntantes And Acte made and taken, thd  
 13 dayes and hys selfe standinge to his and thys owne proper dede behofe without any  
 lott suide trouble Damall intercruption ambition or disturbance of y<sup>e</sup> said  
 Boordes or Elizaboth his wife their heires or assigns or any other person or persons  
 whatsoeuer lawfully Comming from all Nation or Persons what soe ever forth  
 that say d<sup>e</sup> John Boordes his heires and assigns and Elizaboth his wife their  
 heires or assigns and all and sundry other person and persons and their heires law  
 fully Comming or Rightfull pertaining to haue or claime or w<sup>e</sup> herafter  
 haue after thid or may lawfully haue or claime any estate Right title  
 interest or demand into or dale y<sup>e</sup> Boordes or any part or p[ar]t of them  
 shall be will from tyme to tyme and att all times for and during the space of  
 seuen yeares next ensuinge the Date of this Deale at y<sup>e</sup> reasonable request  
 And at y<sup>e</sup> Cost & Charges in y<sup>e</sup> Year of y<sup>e</sup> S<sup>t</sup> John Boordes his heires or assigns  
 make & performed acknowledge & by deute & suffre or cause to be made  
 & done performed & knowed & shewde & shewed & suffred & all and sundry  
 such further & other Lawfull and Reasonable Act and Acts thing and things  
 desired & w<sup>e</sup> I, John Boordes my selfe & my heires  
 in y<sup>e</sup> said boordes and for y<sup>e</sup> faythfull better and more w<sup>e</sup> shalbe assurant  
 surely sude making and Conveying of alle & singular y<sup>e</sup> aforesaid by grant  
 p[er]miss with their and sundry of their Right membre And appoyntantes  
 unto y<sup>e</sup> s<sup>d</sup> Comodius Comodius his heires executors administrators and assigns be it  
 by Proffement or foarmente Deeds or Dede in y<sup>e</sup> Land or not in y<sup>e</sup> Land Relyed  
 on Confirmation or by any other waies or meane in y<sup>e</sup> Land what soeuer us by  
 y<sup>e</sup> s<sup>d</sup> Comodius Comodius his heires or assigns or heire their Comfide Comfide  
 in y<sup>e</sup> Land shall be reasonably desired to be used or Required as the s<sup>d</sup> John  
 Boordes his heire or assigns and Elizaboth his wife haue heire or assigns or  
 such other y<sup>e</sup> son or persons who shall be Required to make such further assurant  
 be not Compelled further the City of Bat Marys for the doing or reciting  
 of y<sup>e</sup> same And so it knowne to all persons that we the s<sup>d</sup> John Boordes and Eliz  
 boordes my wife with joint consent of us in this Deale to constitute ordaine and  
 appoint our true trustry and roolteyend friend John Jones our true & lawfull  
 attorney for us and in our name and stead to appoynt before his Lordshippe  
 Justiced of y<sup>e</sup> said for y<sup>e</sup> County of Kent and in Due and Lawfull manner  
 in open Court acknowledged y<sup>e</sup> above written indenture to be y<sup>e</sup> proper acte  
 of us y<sup>e</sup> s<sup>d</sup> John Boordes and Elizaboth Boordes: and also our boordes and heires  
 Cast in such Deedes haue shewde and shewed a & y<sup>e</sup> Right title and interest in y<sup>e</sup> s<sup>d</sup> John  
 Boordes Part at this present. And of writinge on the heire at any time hereafter  
 may or can haue & claim or haile at common law of in or out of y<sup>e</sup> aboue  
 boordes p[er]miss or any part or p[ar]t of the same in witness wherof y<sup>e</sup> persons  
 above named to this present indenture haue sett their hands and sealed y<sup>e</sup> day  
 y<sup>e</sup> day above written

Signed sealed and delivered  
 in the presence of  
 Roger H. Forman

Isaac 2<sup>nd</sup> May  
 R. = mark =

John Boordes (Seal)  
 Elizaboth Boordes (Seal)